

1 LAW OFFICES OF ZEV B. ZYSMAN
2 A Professional Corporation
3 ZEV B. ZYSMAN, State Bar No. 176805
4 *zev@zysmanlawca.com*
5 15760 Ventura Boulevard, 16th Floor
6 Encino, CA 91436
7 Telephone: 818-783-8836
8 Facsimile: 818-783-9985

9 Attorneys for Plaintiff
10 LYNETTE FLIEGELMAN

11 SEDGWICK LLP
12 STEPHANIE A. SHERIDAN, State Bar No. 135910
13 *stephanie.sheridan@sedgwicklaw.com*
14 ANTHONY J. ANSCOMBE, State Bar No. 135883
15 *anthony.anscombe@sedgwicklaw.com*
16 MEEGAN B. BROOKS, State Bar No. 298570
17 *meegan.brooks@sedgwicklaw.com*
18 333 Bush Street, 30th Floor
19 San Francisco, CA 94104-2834
20 Telephone: 415-781-7900
21 Facsimile: 415-781-2635

22 Attorneys for Defendant
23 THE TALBOTS, INC.

24
25
26
27
28
UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

22 LYNETTE FLIEGELMAN, on behalf
23 of herself and all others similarly
24 situated,

25 Plaintiffs,

26 v.

27 THE TALBOTS, INC. and DOES 1
28 through 100, inclusive,

Defendants.

CASE NO. 2:17-cv-4576 DMG (JCx)

**NOTICE OF SETTLEMENT AND
REQUEST TO VACATE
CALENDAR DATES**

1 In accordance with Local Rule 16-15.7, Plaintiff Lynette Fliegelman and
2 Defendant The Talbots, Inc., by and through their undersigned counsel, hereby
3 submit this Notice of Settlement to inform the Court that a full-day Mediation
4 before Honorable Edward A. Infante (Ret.) was held on November 1, 2017 at JAMS
5 in San Francisco, California. At the Mediation, the Parties were able to reach an
6 agreement to settle this action on a class-wide basis. Thereafter, the Parties
7 mutually executed a settlement term sheet. The Parties are in the process of
8 preparing a longer form settlement agreement, including supporting exhibits,
9 memorializing the settlement, setting forth details of administration of the settlement
10 agreement, such as format and timing of class notices and distribution of monetary
11 benefits. The Parties anticipate that the formal settlement agreement will be
12 finalized and that Plaintiff will be able to file a motion for preliminary approval
13 within approximately ninety (90) days.

14 In view of the settlement, the Parties request that the Court vacate all dates
15 now on calendar, including pleading/motion deadlines.

16 DATED: November 20, 2017 SEDGWICK LLP

17 By: /s/ *Stephanie Sheridan* *

18 STEPHANIE A. SHERIDAN
19 ANTHONY J. ANSCOMBE
20 MEEGAN B. BROOKS
21 Attorneys for Defendant
THE TALBOTS, INC.

22 DATED: November 20, 2017 LAW OFFICES OF ZEV B. ZYSMAN, APC

23
24 By: /s/ **Zev B. Zysman**

25 ZEV B. ZYSMAN
26 Attorneys for Plaintiff
LYNETTE FLIEGELMAN

27 *I attest that Plaintiff's counsel Zev Zysman concurs in this filing's content and has
28 authorized the filing.